2 3 4 5 6 7 8 9	LAWRENCE A. ORGAN, Cal. Bar No. 1753 larry@civilrightsca.com NAVRUZ AVLONI, Cal. Bar. No. 279556 navruz@civilrightsca.com CALIFORNIA CIVIL RIGHTS LAW GROU 332 San Anselmo Avenue San Anselmo, California 94960 Telephone: (415)-453-7352 Facsimile: (415)-785-7352 Attorneys for Plaintiffs, DEMETRIC DI-AZ and OWEN DIAZ JASON A. GELLER, Cal. Bar. No. 168149 JUAN C. ARANEDA, Cal. Bar. No. 213041 VINCE ADAMS, Cal. Bar No. 284975 FISHER & PHILLIPS LLP One Embarcadero Center, Suite 2050		
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14	STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16			
17	DEMETRIC DI-AZ, OWEN DIAZ AND LAMAR PATTERSON	Case No. 17-cv-06748-W	/НО
18 19 20	Plaintiffs, v.	JOINT STIPULATION ORDER TO EXTEND DISCOVERY DISPUT	DEADLINE TO FILE
21	TESLA, INC. DBA TESLA MOTORS, INC., CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP;	FAC Filed: Trial Date:	December 26, 2018 March 2, 2020
22 23	CHARTWELL STAFFING SERVICES, INC.; NEXTSOURCE, INC.; and DOES 1-10, inclusive		
24	Defendants.		
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27 27			
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-0		-1-	Case No. 17-cv-06748-WHO

- 1			
1	Pursuant to Northern District of California Civil Local Rules 6-2 and 7-12, Plaintiffs		
2	DEMETRIC DI-AZ and OWEN DIAZ ("Plaintiffs") and Defendant NEXTSOURCE, INC.		
3	("nextSource"), by and through their respective counsel, hereby stipulate and agree as follows:		
4	WHEREAS, Plaintiff filed the First Amended Complaint on December 26, 2018. (Dkt. No.		
5	57). nextSource answered the First Amended Complaint on February 8, 2019. (Dkt. No. 74).		
6	WHEREAS, the Court's July 17, 2019 Civil Pretrial Order set the fact discovery cutoff for		
7	October 11, 2019. (Dkt. No. 78.)		
8	WHEREAS, Civil Local Rule 37-3 provides that parties must file all motions to compel		
9	discovery no more than 7 days after the fact discovery cut-off date.		
10	WHEREAS, pursuant to Civil Local Rule 37-3 and the Civil Pretrial Order, all discovery		
11	disputes must be raised with the Court no later than October 18, 2019.		
12	WHEREAS, Plaintiffs initiated the meet and confer process regarding nextSource's		
13	objections to Plaintiffs' First Amended Notice of Videotaped Deposition of nextSource, Inc.'s		
14	Person Most Knowledgeable Pursuant to Fed. R. Civ. P. 30(B)(6); and Request for Production of		
15	Documents on September 6, 2019 (the "PMK Deposition Notice").		
16	WHEREAS, Plaintiffs and nextSource met and conferred in person in an attempt to resolve		
17	their dispute on September 13, 2019.		
18	WHEREAS, Plaintiffs and nextSource are continuing the meet and confer process, and		
19	seeking to come to a compromise without enlisting the Court's assistance.		
20	WHEREAS, Plaintiffs and nextSource believe that they can reduce or eliminate the need to		
21	enlist the Court's assistance in resolving their dispute if they have additional time to meet and confer		
22	regarding nextSource's objections to the PMK Deposition Notice.		
23	WHEREAS, Plaintiffs and nextSource agree to extend Plaintiffs' deadline to raise their		
24	dispute regarding nextSource's objections to the PMK Deposition Notice to October 23, 2019, to		
25	allow the parties additional time to negotiate an informal resolution of their dispute.		
26			
27	NOW THEREFORE, Plaintiffs and nextSource hereby agree and stipulate as follows:		
28	Plaintiffs' deadline to raise a dispute with the Court with respect to nextSource's objections		

1	to Plaintiffs' First Amended Notice of Videotaped Deposition of nextSource, Inc.'s Person		
2	Most Knowledgeable Pursuant to Fed. R. Civ. P. 30(B)(6); and Request for Production of		
3	Documents is extended to October 23, 2019.		
4			
5	IT IS SO STIPULATED.		
6			
7			
8	Dated: October 18, 2019	CALIFORNIA CIVIL RIGHTS LAW GROUP	
9			
10		By /s Navruz Avloni	
11		Lawrence A. Organ Navruz Avloni	
12		Attorneys for Plaintiffs DEMETRIC DI-AZ and OWEN DIAZ	
13			
14			
15	5 Details October 19, 2010 FIGHER RITH LIRCLER		
16	Dated: October 18, 2019	FISHER PHILLIPS LLP	
17		By /s Vince Adams	
18		Juan Araneda	
19		Vince Adams Jason Geller	
20		Attorneys for Defendant nextSource, Inc.	
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22			
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
24		W. M.O.O.	
25	DATED:October 21, 2019		
26		HONORABLE WILLIAM H. ORRICK	
27			
28			
		-3- Case No. 17-cv-06748-WHO	